

CLERK  
DISTRICT COURT  
DISTRICT OF NEBRASKA

15 MAR 27 AM 9:38

815 CV-00088

OFFICE OF THE CLERK

Children Removed or  
Seizure under The 4 Amendment  
is un Constitutional without  
a COURT order or exigent Circum-  
stances. Court order Obig in  
base on knowing false information  
Violate Four Amendment.

The remove of a Children  
From Their home By force  
espell in Situ where  
The Children Those wanted  
to Be removed is a clear  
Violate of The Conision  
Right

it also Said The Sup Court  
ruled That it is unlawful  
for CPS and n CPS to removed  
your Children with a Court  
order

Heather

Hasenbank

Another method is that CPS can NOT conduct an investigation in my home without my consent. And speak to my child without my consent.

It also said CPS can NOT come to your son school and take his clothes off without a parent be there.

(credibility) To support a warrant CPS anywhere in the United States can not lawfully enter your home and speak with you or your children in fact it is illegal and I can sue them and the cops who assist them.

I have all the prof  
Judges that the STAB  
Violators are 1982-1985

I'd like to be able to  
have you hear me. Please.

I'm a little slow so sorry  
for the wait.

Nael hen

Hasenbahn